

REMARKS/ARGUMENTS

Reconsideration of this application is respectfully requested.

The outstanding rejection of claims 1-7 under 35 USC § 101 is respectfully traversed.

The originally submitted Figures 2-7 are clearly photographs of a computer output screen.

Thus the specification as originally filed does clearly disclose that the exemplary method is carried out by a computer. This fact is also now explicitly represented in the text comprising brief descriptions of Figures 2-7 and the content depicted therein. In addition, independent claim 1 has been amended so as to clearly require a computer implemented practice of the method being claimed. The rejection of claims 1-7 under 35 USC § 112, first paragraph is also respectfully traversed.

As the Examiner has here expressly recognized, Figures 2-7 depict the “window” of a computer input/output screen. As suggested by the Examiner, the content of these figures is now more completely described by the above amendment rather than merely referring to them as “plots” etc. It is not believed that the proffered amendment constitutes any “new matter” but, rather, merely describes that which is apparent to a skilled artisan from the originally filed text and drawings.

The rejection of claims 1-7 under 35 USC § 102 has allegedly anticipated Srivastava et al. is again respectfully traversed.

Reasons why this prior art reference cannot possibly anticipate applicant’s claims have already been provided in earlier remarks. It is assumed that the Examiner has merely carried this ground of rejection along in light of other formality-based objections now addressed more completely above. Accordingly, the Examiner is respectfully requested to reconsider and withdraw this clearly erroneous ground of rejection in light of the response given herein to the

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formality-based objections—and applicant's distinguishing remarks over this reference as already supplied in earlier filed papers.

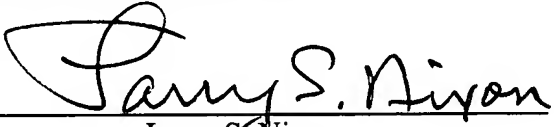
The Examiner is thanked for a telephone conversation on January 24, 2006 wherein amendments of the type herein presented were generally discussed as a possible way to advance prosecution of this application.

Accordingly, this entire application is now believed to be in condition for allowance and a formal notice to that effect is respectfully solicited.

Respectfully submitted,

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